

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Atty L

Larson, Timothy J

Probate Status Hearing Re: Filing Inventory & Appraisal

	Frodule status nearing ke. Filling invento	iy a Appraisai
Age:		NEEDS/PROBLEMS/COMMENTS:
Cont. from		OFF CALENDAR. Inventory and
Aff.Sub.Wit.		appraisal filed on 9/3/2013
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 11/5/2013
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 1 – Steele

DC	DD: 2/9/1996	PUBLIC ADMINISTRATOR was appointed as	NEEDS/PROBLEMS/COMMENTS:	
		Administrator, with full IAEA authority on		
		6/19/2001.	Continued from 9/27/13.	
		Letters issued on 6/19/2001.	Minute order states Ms. Kruthers informs the Court she	
Со	ont. from 092713	Inventory and Appraisal filed on 8/8/2001	will be filing a petition for	
	Aff.Sub.Wit.	shows the estate valued at \$216,606.57	dismissal and will provide	
✓	Verified	consisting of a default judgment of Raymond Carranza v. Joe Guerra, et al. Santa Clara	notice. As of 11/5/13 no additional documents have	
	Inventory	County Superior Court case no. 720015 dated	been filed.	
	PTC	8/8/1996.		
	Not.Cred.	Department of Health Services filed a	Need proof of service of	
	Notice of	creditor's claim in the amount of \$7,335.22 on	the Status Report on	
	Hrg	9/4/01.	Department of Health Service pursuant to the	
	Aff.Mail	Status Report filed on 8/20/13 states this case	Request for Special Notice	
	Aff.Pub.	was referred to the Public Administrator by	filed on 8/29/2001.	
	Sp.Ntc.	Attorney Richard Hyppa from Tracy CA.	, i	
	Pers.Serv.	Attorney Hyppa represented the decedent in a 1992 Santa Clara County matter involving	2. If the case is going to be	
	Conf.	"swindle" of real property.	dismissed then it should be	
	Screen	· · · · ·	on a noticed hearing after the filing of a petition	
	Letters	On 1/27/2002, Deputy Public Administrator Nina Acosta appeared in Court for a	requesting termination of	
	Duties/Supp	Settlement Conference. No settlement was	proceedings for an	
	Objections	reached and the case was set for trial the	insolvent estate.	
	Video	following week. On 2/12/2002 Mr. Hyppa sent		
	Receipt	an email to the Public Administrator stating		
	CI Report	that the Judge had decided against him.		
	9202	If the judgment had been awarded, it would		
	Order	have been the sole asset of the estate.		
	Aff. Posting	Therefore, the Public Administrator never had	Reviewed by: KT	
	Status Rpt	control of any other assets, and the estate	Reviewed on: 11/5/13	
	UCCJEA	remains insolvent.	Updates:	
<u> </u>	Citation	After receiving the Notice of Status Hearing,	Recommendation:	
	FTB Notice	Deputy Public Administrator Noe Jimenez called Attorney Hyppa, who reported that the case was essentially lost due to the statute of limitations.	File 2 – Carranza	
		The Public Administrator requests to have this estate dismissed and he be discharged. There were never any assets to marshal, so no accounting is required.		
			2	

Probate Status Hearing Re: Failure to File a First Account or Petition for Final Distribution

DOD: 4/29/2001	JOY J. SAEVIG was appointed as	NEEDS/PROBLEMS/COMMENTS:
	Administrator with Will Annexed, with	
	Limited IAEA authority and without	Minute order 10/25/2013: No
	bond on 11/30/2001.	appearances. The probate examiner
Cont. from 090613,	Latters issued on 11/20/2001	is directed to contact the local
101113, 102513	Letters issued on 11/30/2001.	Probate Bar to see if anyone has taken over Roger Saevig's practice. –
Aff.Sub.Wit.	Inventory and appraisal was due on	Examiner contacted the State Bar on
Verified	3/30/2002.	10/28/13. The State Bar does not
Inventory		have a record of anyone taking over
PTC	First account or petition for final distribution was due 11/30/2002.	Mr. Saevig's practice.
Not.Cred.	distribution was add 11/00/2002.	
Notice of	Notice of Setting Status Hearing was	Need Inventory and Appraisal
Hrg	mailed to Attorney Roger A. Saevig on	and First Account and/or Petition
Aff.Mail	7/25/2013.	for Final Distribution or current
Aff.Pub.		written status report pursuant to Local Rule 7.5 which states in all
Sp.Ntc.		matters set for status hearing
Pers.Serv.		verified status reports must be
Conf.		filed no later than 10 days before
Screen		the hearing. Status Reports must
Letters		comply with the applicable code
Duties/Supp		requirements. Notice of the status hearing, together with a copy of
Objections		the Status Report shall be served
Video		on all necessary parties.
Receipt		, · ·
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 11/5/2013
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 3 – Hendrickson

LeVan, Nancy J. (for Administrator Durmirne Hughes)

Probate Status Hearing Re: Failure to file Inventory and Appraisal and Failure to File First Account or Petition for Final Distribution

DOD: 3/21/2006	DURMIRNE HUGHES was appointed as	NEEDS/PROBLEMS/COMMENTS:
	Administrator with Limited IAEA authority and	
	without bond on 2/13/2007.	Continued from 9/13/13.
	Latter in 1 and 1 and 1 (10)	Minute order indicates the house is being foreclosed on.
Cont. from 091313	Letters issued on 2/12/2007.	nouse is being loreclosed on.
Aff.Sub.Wit.	Inventory and Appraisal was due on	
Verified	7/12/2007.	Need current written status
Inventory		report pursuant to Local
PTC	First account or Petition for Final Distribution	Rule 7.5 which states in all matters set for status
Not.Cred.	was due 2/12/2008.	hearing verified status
Notice of	Notice of Status Hearing was mailed to	reports must be filed no
Hrg	Attorney Nancy LeVan on 7/17/2013.	later than 10 days before
Aff.Mail	, ,	the hearing. Status Reports
Aff.Pub.	Note: At the time the petition for probate was filed the assets of the estate consisted of real	must comply with the
Sp.Ntc.	property with an estimated value of	applicable code requirements. Notice of the
Pers.Serv.	\$200,000.00 and encumbrances of \$99,200.00.	status hearing, together
Conf.	Since there is no inventory it is unclear if there	with a copy of the Status
Screen	were other assets. The beneficiaries of this	Report shall be served on all
Letters	estate are the petitioner and decedent's 5	necessary parties.
Duties/Supp	other children. It appears that the Administrator has breached her fiduciary duty	
Objections	to administer the estate timely and now the	
Video	property is being foreclosed upon. Probate	
Receipt	Code §9601 states if a personal breaches a	
CI Report	fiduciary duty, the personal representative is	
9202	chargeable with any of the following that is	
Order	appropriate under the circumstances: (1) any loos or depreciation in the value of the	
Aff. Posting	decedent estate resulting in the breach of	Reviewed by: KT
Status Rpt	fiduciary duty, with interest, (2) Any profit	Reviewed on: 11/5/2013
UCCJEA	made by the personal representative through	Updates:
Citation	the breach of fiduciary duty, with interest, (3)	Recommendation:
FTB Notice	Any profit that would have accrued to the	File 5 - Hampton
	decedent's estate if the loss of profit is a result of the breach of duty, (4) if the personal has	
	acted reasonable and in good faith under	
	the circumstances as known to the personal	
	representative, the court, in its discretion may	
	excuse the personal representative in whole	
	or in part from liability, if it would be equitable	
	to do so.	
		5

LeVan, Nancy J. (for Administrator Sandra Perez)

Probate Status Hearing Re: Failure to File First Account or Petition for Final Distribution

DO	D: 3/6/1999	SANDRA PEREZ was appointed as	NEEDS/PROBLEMS/COMMENTS:
		Administrator with Will Annexed	
		with Limited IAEA authority and	Note: The Inventory and Appraisal shows
		without bond on 3/13/2007.	the value of the real property at the date
Co	nt. from 091313	Letters issued on 3/13/2007.	of death at \$72,000. The petition for
	Aff.Sub.Wit.	201101010000000000000000000000000000000	probate indicated the property had \$6,581 in encumbrances. The property was sold at
		Inventory and Appraisal filed on	foreclosure in 2008 for \$47,500.00. The court
	Verified	7/7/08 showing an estate valued	may inquire if the Administrator received
	Inventory	at \$72,000.00 consisting of real	any proceeds from the foreclosure and
	PTC	property.	what happened to them. The beneficiary
	Not.Cred.	Status Report of Attorney Nancy	of this estate is the decedent's grandson,
	Notice of	LeVan filed on 9/5/2013 states	Jose Angel Perez. It appears that the
	Hrg	numerous attempts to contact	Administrator has breached her fiduciary
	Aff.Mail	Ms. Perez failed. Correspondence	duty to administer the estate timely.
	Aff.Pub.	sent to Ms. Perez was returned by	Probate Code §9601 states if a personal breaches a fiduciary duty, the personal
	Sp.Ntc.	the post office indicating Ms.	representative is chargeable with any of
	Pers.Serv.	Perez was no longer at that address and that the post office	the following that is appropriate under the
	Conf.	was unable to forward.	circumstances: (1) any loos or depreciation
	Screen		in the value of the decedent estate
	Letters	Attorney LeVan states she	resulting in the breach of fiduciary duty,
	Duties/Supp	advanced the publication fee,	with interest, (2) Any profit made by the
	Objections	certified letters fee, and the probate referee fee, without	personal representative through the breach of fiduciary duty, with interest, (3)
	Video	reimbursement.	Any profit that would have accrued to the
	Receipt	Tomino di sorri orni.	decedent's estate if the loss of profit is a
	CI Report	Attorney LeVan has obtained	result of the breach of duty, (4) if the
	9202	information that the real property	personal has acted reasonable and in
	Order	of the estate was foreclosed upon	good faith under the circumstances as
		because of non-payment of the mortgage.	known to the personal representative, the
		mongage.	court, in its discretion may excuse the
		Ms. LeVan states she has not had	personal representative in whole or in part from liability, if it would be equitable to do
		contact with Ms. Perez since July	so.
	Aff. Posting	31, 2009. Attorney LeVan is	Reviewed by: KT
	Status Rpt	unaware of any other assets for	Reviewed by: K1  Reviewed on: 11/5/2013
	UCCJEA	the estate or how to contact Ms.  Perez.	Updates:
	Citation	1 0102.	Recommendation:
	FTB Notice		File 6 - Perez

Atty

Kruthers, Heather, of County Counsel's Office (for Public Administrator)

Status Hearing Re: Filing of the First Account or Petition for Final Distribution

DC	D: 2/21/2009	MARGARET A. MIDKIFF, daughter, was appointed	NEEDS/PROBLEMS/
		Administrator with Limited IAEA authority without Bond	COMMENTS:
		on 3/15/2012. Letters issued on 3/29/2012.	Continued from
		Declaration filed by Margaret A. Midkiff on 7/15/2013	<b>10/18/2013.</b> (Please
Со	nt. from 081613,	requests she be allowed to step down as Administrator	refer to center column
10	1813	and that the Public Administrator take over the case,	for contents of Minute
	Aff.Sub.Wit.	due to her diagnosis of cancer and inability to	Order.)
1	Verified	complete the work of administration.	
<u> </u>			Note: Partial No. 1 & 2
	Inventory	Minute Order dated 8/16/2013 states Margaret	Inventory and
	PTC	Midkiff's request to be removed as administrator due	Appraisal filed 7/2/2012 shows
	Not.Cred.	to illness is granted. The Court appoints the <b>PUBLIC</b>	property consisting of
	Notice of	ADMINISTRATOR as the personal representative.	bank accounts, life
	Hrg	Matter continued to 10/18/2013.	insurance policy,
	Aff.Mail	Minute Order dated 10/18/2013 states Counsel	mineral rights, real
	Aff.Pub.	[Amanda Ruiz for the Public Administrator] is provided	property, vehicles, and
	Sp.Ntc.	the following instructions:	personal property
	Pers.Serv.	(1) Obtain bank information;	items valued at
	Conf.	(2) Obtain DMV information regarding the vehicles;	\$331,374.34. Court
	Screen	(3) Obtain records regarding ownership of the house;	records do not show a
	Letters	(4) Obtain records regarding the Smith & Barney	Final Inventory and Appraisal has been
	Duties/Supp	accounts if applicable; and (5) Communicate with Margaret Midkiff regarding any	filed in this matter.
	Objections	other information she may have.	mod m mis midmon.
	Video	The Court will expect to hear from Ms. Kruthers at the	<ol> <li>Need final</li> </ol>
	Receipt	next hearing what has been done, and whether	accounting and/or
	CI Report	additional instructions are needed. Matter continued	petition for final
	9202	to 11/8/2013.	distribution pursuant to
	Order	•	Probate Code §
	Oluci	Status Report Regarding Inventory and Appraisal and	1060, et seq., 10950
		Final Distribution filed by the Public Administrator on 11/4/2013 states:	et seq., and 11000
		<ul> <li>The Court is respectfully referred to the status</li> </ul>	et seq.
	Aff. Posting	report filed on 10/9/2013, which provided history	Reviewed by: LEG
1	Status Rpt	and the basis of the Public Administrator's request	<b>Reviewed on:</b> 11/5/13
	UCCJEA	for instructions [please see notes below];	Updates:
	Citation	At the hearing on 10/18/2013, Heather Kruthers of	Recommendation:
	FTB Notice	County Counsel's Office was not able to attend	File 9 – Meisel
		the hearing; another deputy having less	
		knowledge about the case had to appear, and	
		was unsure of what to request;  ~Please see additional page~	
		rieuse see additional page	

## First Additional Page 9, David Meisel (Estate)

Case No. 11CEPR00167

# Status Report Regarding Inventory and Appraisal and Final Distribution filed by the Public Administrator on 11/4/2013, continued:

- The Court instructed the Public Administrator to gather bank statements and other information regarding the assets; he has done so to the extent he can within a short time period;
- The problem for the Public Administrator is not what assets there were or where they went;
- The question is what authority the estate has to recover assets from a spouse;
- It is alleged that Ms. Eugenia Meisel was the Decedent's care giver at one time; if so, Probate Code §
   21350 would render any devise to her as an invalid donative transfer;
- However, she married the Decedent; twice, in fact;
- Therefore, the Public Administrator does not know how to characterize the transfer, and thus, does not know if he should seek to recover property or not;
- That is the instruction he needs from the Court.

## Status Report Regarding Inventory and Appraisal and Final Distribution filed by the Public Administrator on 10/9/2013 states:

- No Letters have been issued to the Public Administrator because as of now, it is unclear if there are
  assets to be administered;
- According to Ms. Midkiff, the Decedent and EUGENIA MEISEL were married twice; the timeline she
  provided is as follows:
  - 3/18/1996: EUGENIA ORONA filed for divorce from her husband, RICHARD ORONA;
  - 7/29/1998: EUGENIA married the Decedent;
  - 11/9/2001: EUGENIA divorced the Decedent;
  - June 2002: EUGENIA remarried her ex-husband, RICHARD ORONA;
  - o 11/4/2006: **EUGENIA** divorced her ex-husband, **RICHARD ORONA**;
  - o 11/7/2006: **EUGENIA** remarried the Decedent.
- The Court is respectfully referred to the declarations of Margaret Midkiff and Eugenia Meisel filed on 7/2/2012 and 8/15/2012 [please see notes below]; there are also comments regarding some of the assets on the Inventory and Appraisal that was filed on 7/2/2012;
- The Court is respectfully referred to the declarations of Margaret Midkiff and Eugenia Meisel filed on 7/2/2012 and 8/15/2012 [please see below]; there are also comments regarding some of the assets on the Inventory and Appraisal that was filed on 7/2/2012;
- The Public Administrator was appointed presumably to close the estate; however, he is unsure of how to do so given the accusations by each party;
- The Decedent was 58 when he first married Eugenia, so an elder abuse claim does not seem applicable;
- There is also no allegation that he was a dependent adult; however, Ms. Midkiff makes an argument that he was suffering from Alzheimer's by then;
- The Decedent remarried Eugenia at age 66; throughout their years together, Ms. Midkiff alleges that
  Eugenia was taking real and personal property; she says that Eugenia was even taking trust property
  that was never meant to be touched;
- The Public Administrator, and particularly his attorney, are reticent to continue asking the Court for instructions, but there is not a clear answer regarding what he should do in this case;
- The Decedent was not an elderly adult at the time he first married Eugenia; when she was given property, as alleged by her, they were married;
- Thus, the first reaction would be that there are little or no assets; however, the allegation of financial abuse/misappropriation and of a diagnosis of Alzheimer's may make this case unique;
- The Public Administrator has no choice but to request guidance from the Court about the next steps to be taken toward closing this estate;
- It is unclear how long of a continuance will be necessary pending the direction of the Court.

### Second Additional Page 9, David Meisel (Estate)

Case No. 11CEPR00167

#### Declaration filed by EUGENIA ORONA MEISEL, spouse, on 8/15/2012 states:

- With respect to the *Inventory and Appraisal* No. 1, which she just received from Margaret Midkiff, her husband, David Meisel, did not have any assets as listed;
- David Meisel's last Social Security payment, that was deposited directly into their joint account, was taken out by Social Security;
- As to items number 5 and 6 for the IRA Distributions and pensions and Annuities, it is unclear how these
  amounts were determined by Margaret Midkiff; she cannot verify that these amounts are correct; as far
  as she knows, there was no money for IRA or any pensions or annuities;
- As far as the Montana property, she spoke with Mark Pyrex, who informed her that he handled the
  property sale for her husband, and he will verify that she had nothing to do with the sale;
- As to the *Inventory and Appraisal* Attachment No. 2, she does not know how the value was calculated; most of these items were lost in the fire at their home, except for David's hats, money clip, buckle, one watch, Marine necklace and a Marine ring; new furniture was purchased with community funds after the fire.

#### Declaration filed by MARGARET A. MIDKIFF, daughter, on 7/2/2012 states:

- On 1/29/2010, she asked Eugenia Orona if her dad had a will, and Eugenia told her "There is no will, there is nothing."
- David Meisel worked for the IRS until 2/2008, when he got lost going to work; her dad was not officially diagnosed with Alzheimer's Disease until 5/15/2008; her dad was admitted the last month of his life into Kaiser Permanente Hospital, and he died from Sepsis syndrome as a result of a urinary tract infection left untreated in the hospital; Eugenia Orona said her dad dies from Alzheimer's Disease; they found out the real cause of his death after obtaining an official copy of the death certificate;
- Eugenia Orona cancelled her dad's medical insurance policy in 6/2008 because she said that they
  could not afford the monthly insurance payment; at that time, her dad was receiving monthly social
  security benefits of \$1,858.00, her dad had two Smith & Barney accounts, a Money Market account of
  \$48,890.13, and retirement account of \$42,703.78, in addition to her dad's home that was free and clear
  with no monthly mortgage payment;
- Her dad had a safe deposit box that was emptied and closed by Eugenia Orona sometime before her dad's death, and she is the only one that knows what was in the safe deposit box in Sanger, CA;
- Eugenia Orona has the mineral rights agreement from the on their family property in Montana that is in a
  Trust, with a Trust bank account at Bank of America; this has been confirmed with her dad's CPA, and on
  her dad's tax returns; there is not income every year because the income that is received on the mineral
  rights is based on actual drilling that takes place that year, and is not a consistent amount every year;
- David Meisel's name was taken off of his home on 3/12/2008, and put into Eugenia Orona's name and then Eugenia Orona put the home in her son's name, RICHARD ORONA, JR. on 9/3/2008;
- David Meisel's name was taken off his vehicle title in 6/2008 (vehicles he owned were 1997 Ford and 2007 GMC), and put into Eugenia Orona's son's name, RICHARD ORONA, JR.;
- David Meisel married Eugenia Orona on 11/8/2006; David Meisel filed for divorce 7/2/2008 and then filed to have the divorce dismissed on 9/16/2008;

~Please see additional page~

## Third Additional Page 9, David Meisel (Estate)

Case No. 11CEPR00167

#### Declaration filed by MARGARET A. MIDKIFF, daughter, on 7/2/2012, continued:

- She (Margaret Midkiff) arranged for a Marine Military Honor Detail for her dad's burial with the Sanger Marine Chapter; Eugenia Orona promised to send the flag he was buried with to me, but she never did;
- After David Meisel's death, Eugenia Orona stated on 7/28/2010, witness by Officer Reinhart at the Sanger Police Department, stated that Eugenia had filed a lawsuit for wrongful death against Kaiser Permanente, after he died; she asked Eugenia what happened, and Eugenia refused to explain to her;
- David Meisel originally purchased his home in Sanger on 5/7/1999, then in 7/2002 his home completely burned to the ground; he was able to rebuild his home through a payout from proceeds of the Allstate insurance policy along with proceeds from PGE payout because the fire was caused by a wire that dropped on his roof and the power to the wire could not be turned off for 1 ½ hours; David Meisel was a single man at that time;
- Eugenia Orona put her father's headstone on his grave 1 ½ years after his death, and would not allow any of his children to purchase a headstone for his grave; finally, when she put a headstone on his grave, it is a little marker that says "David Meisel, Marine Corps, 4/30/1940 to 2/21/2009, Eugenia Orona 7/20/1951 to ....."
- Eugenia Orona didn't include "Beloved Husband, Father & Grandfather, He will be missed;" nothing endearing or acknowledging that he was more than a name, that he had 5 children who loved him and miss him so much!

Geraldine E. Lowe (Estate)
Fanucchi, Edward L. (for Lawrence M. Lowe – Executor)
Status on Petition Filed By Successor

	Jidios off Femiloff Filed by Soccessor	
DOD:12-10-10	LAWRENCE M. LOWE, Son, was appointed Executor with Full IAEA without bond and Letters issued 6-2-11.	NEEDS/PROBLEMS/ COMMENTS:
Con from 072613,	I&A filed 3-6-13 reflected a total estate value of \$765,111.17. Supplemental I&A indicates an additional \$6,000.00 for a total estate value of \$771,111.17	CONTINUED FROM 7-26-13, 10-11-13
101113	Upon filing of the I&A and review of the file, it was	Note: Status Report
Aff.Sub.Wit.	determined that a first account or petition for final	filed 10/09/13
Verified		states the First &
	status hearing for failure to file a first account or petition	Final Account and
Inventory		Report of Executor
PTC	for final distribution for 6-28-13 and sent notice to Attorney	is currently being
Not.Cred.	Fanucchi.	prepared and should be on file
Notice of Hrg	A status report filed by Attorney Fanucchi on	within the next 3-4
Aff.Mail	6-26-13 stated that the executor had advised the	weeks.
Aff.Pub.	decedent's granddaughter that a specific bequest of	i conci
	jewelry to her was stolen from his home; however, the	As of 11/05/13,
Sp.Ntc.	attorney was not advised of this fact until contacted by	nothing further has
Pers.Serv.	the granddaughter. There were also specific bequests of	been filed.
Conf. Screen	\$10,000.00 each to the decedent's two grandchildren	N
✓ Letters	which have not been made after procedures under	Note: Heirs include:
Duties/Supp	probate code have been followed by counsel. Counsel is	• Lawrence M. Lowe (Son and
Objections	unable to prepare a final accounting without the	Executor),
Video	documentation requested, and counsel has had no	Executory,
Receipt	contact from the executor or response to multiple	• Lawrence M.
CI Report	requests, other than to be advised that he has not been	Lowe, as trustee
9202	able to obtain, or the bank made a mistake, or other	of testamentary
	reasons. Counsel has no information on current status of	trust fbo Sharon
Order	disbursements, receipts, balances, or location of assets.	Oniwa,
	Minute Order 6-28-13: Mr. Fanucchi informs the Court that	(Daughter),
	Dr. Woo is planning on filing petition to be successor	Davi Amar Kamari
		Dori Ann Kawai
	executor. Mr. Lowe is ordered to appear on 7/26/13. Order	and Darold Oniwa
	to show cause issued Re: failure to appear and failure to act as executor. Sanctions of \$1000.00. The Court will	(Grandchildren)
		(specific
	consider a surcharge of any loss assets not protected	bequests).
	while he has been executor. Set on: 7/26/13 at 9 am in Dept. 303 for: Filing Petition for Successor Executor.	
Aff. Posting		Reviewed by: skc
Status Rpt	On 7-22-13, Executor Lawrence Lowe filed a verified status	Reviewed on:
Jidios khi	report stating that the jewelry has been delivered for	11-5-13
UCCJEA	appraisal, and that the turmoil in the case and the	Updates:
Citation	thoughts about removing the executor have settled	Recommendation:
FTB Notice	down, the Executor is in full compliance with the	File 10 – Lowe
	instructions of his attorney, and the case is moving along	The 10 - Lowe
	swiftly. Executor does not recall any notice to be present	
	at the last hearing, but will be present on 7-26-13. It is	
	anticipated that the above matters will be completed	
	and final accounting filed within the next month.	
	Supp I&A was filed 7-30-13. Status Report filed 10/09/13	
	states Executor's First & Final Account is being prepared	
	and should be filed in the next 3-4 weeks.	
	Tana mana mana mana mana mana mana	10
		1()

Flanigan, Philip M. (for Beverly T. Adams – Executor)
Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

		Sidios nearing ke. rilling of the rilsi Acco	II
DOD: 11/18/2	2010	BEVERLY T. ADAMS, spouse, was	NEEDS/PROBLEMS/COMMENTS:
		appointed Executor with full IAEA	
		authority without bond on 06/25/2012.	Minute Order of 07/26/2013: Matter
			continued at the request of counsel.
Cont. from 0	72413	Letters issued on 06/28/2012.	
Aff.Sub.W	/it.	Declaration of Philip M. Flanigan and	
Verified		Status Report filed 10/31/2013 states	
Inventory	/	Beverly T. Adams needed to be appointed as Personal Representative	
PTC		of her late husband's estate in order to	
Not.Cred	l <b>.</b>	file a lawsuit on his behalf. A settlement	
Notice of	f	or judgment in the litigation has not	
Hrg		been reached. A trial date has been	
Aff.Mail		set for August 15 <sup>th</sup> , 2014. After the	
Aff.Pub.		hearing the Personal Representative will	
Sp.Ntc.		file and Inventory and Appraisal at that time if it is needed.	
Pers.Serv	•	Time in its needed.	
Conf.			
Screen			
Letters			
Duties/Su	рр		
Objection	ns		
Video			
Receipt			
CI Report	t		
9202			
Order			
Aff. Postir	ng		Reviewed by: LV
Status Rp	ot		<b>Reviewed on:</b> 11/05/2013
UCCJEA			Updates:
Citation			Recommendation:
FTB Notic	е		File 11 – Adams

McCloskey, Daniel T. (for Joseph W. Martin – Administrator)
Status Hearing Re: Filing of Petition for Final Distribution

		Sidios nearing ke. Filling of Fellilon for Fil	
DC	D: 3/31/2010	JOSPEH W. MARTIN was appointed	NEEDS/PROBLEMS/COMMENTS:
		Administrator with full IAEA authority	
		and without bond on 3/28/2013.	Minute Order dated
		Letters issued on 3/29/2013.	<u>09/27/2013 set this status</u>
Co	ont. from		<u>hearing for the filing of the</u>
	Aff.Sub.Wit.	Inventory and Appraisal, part 1, was	petition for final distribution,
	Verified	filed on 3/26/2013 showing a value of	however, it appears it was
	Inventory	\$95,000.00	set in error and this matter
	PTC	Inventory and Appraisal, supplemental,	should be taken off
	Not.Cred.	was filed on 5/7/13 showing a value of	calendar.
	Notice of	\$24,123.74	
	Hrg		
	Aff.Mail		Note: Status Hearing for the Filing of
	Aff.Pub.		the Petition for Final Distribution
	Sp.Ntc.		should be heard on 05/30/2014.
	Pers.Serv.		
	Conf.		
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report	_	
	9202		
	Order		
	Aff. Posting	_	Reviewed by: LV
	Status Rpt		<b>Reviewed on:</b> 11/05/2013
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 12 – Martin

Krbechek, Randolf (for Administrator Julie Raviscioni)
Status Hearing Re: Filing of the Inventory and Appraisal

Status Hearing Re: Filing of the Inventory and Appraisal			
DOD: 9/1/2012	JULIE RAVISCIONI was appointed as	NEEDS/PROBLEMS/COMMENTS:	
	Administrator with full IAEA authority		
	and without bond on 5/15/2013.		
		Continued from 10/18/13. Minute	
Cont. from 101813	Letters issued on 5/16/2013.	Order states there were no	
		appearances. Randolf Krbechek is	
Aff.Sub.Wit.	Inventory and appraisal was due	ordered to be personally present on	
Verified	10/16/13.	11/8/13. Copy of the minute order was mailed to Mr. Krbechek on	
Inventory		10/18/13.	
PTC		10,10,10	
Not.Cred.		1. Need <b>inventory and appraisal</b> or	
Notice of		current written status report	
Hrg		pursuant to Local Rule 7.5 which	
Aff.Mail		states in all matters set for status hearing verified status reports	
Aff.Pub.		must be filed no later than 10	
Sp.Ntc.		days before the hearing. Status	
Pers.Serv.		Reports must comply with the	
Conf.		applicable code requirements.	
Screen		Notice of the status hearing,	
Letters		together with a copy of the Status Report shall be served on all	
Duties/Supp		necessary parties.	
Objections		riocossary parifics.	
Video			
Receipt			
CI Report			
9202			
Order			
Aff. Posting		Reviewed by: KT	
Status Rpt		Reviewed on: 11/5/13	
UCCJEA		Updates:	
Citation		Recommendation:	
FTB Notice		File 13 – Dupree	
	<u> </u>		

Renge, Lawson K. (for Executors Betty Phillips and Rose Lee Little)
Status Hearing Re: Filing of the Inventory and Appraisal

Sidios neutring ke. Filling of the invertiory drid Approisal		
DOD: 11/26/2012	BETTY PHILLIPS and ROSE LEE LITTLE were	NEEDS/PROBLEMS/COMMENTS:
	appointed Executors with full IAEA and	
	without bond on6/11/2013.	
Card frame	Letters issued on 6/11/2013.	Need final inventory and
Cont. from		appraisal or current written status
Aff.Sub.Wit.	Inventory and appraisal is now due.	report pursuant to Local Rule 7.5
Verified	Minute evelor detect //11/0012 and this	which states in all matters set for
Inventory	Minute order dated 6/11/2013 set this status hearing for the filing of the	status hearing verified status reports must be filed no later than
PTC	inventory and appraisal.	10 days before the hearing. Status
Not.Cred.	and appraisant	Reports must comply with the
Notice of		applicable code requirements.
Hrg		Notice of the status hearing,
Aff.Mail		together with a copy of the Status
Aff.Pub.		Report shall be served on all
Sp.Ntc.		necessary parties.
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 11/5/2013
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 14 – Kiramidjian

14

Garland, John F. (for Executor Sarah Lopez Lopez)
Probate Status Hearing Re: Failure to File First Account or Petition for Final Distribution

חר	DOD: 8/29/2001 SARAH LOPEZ LOPEZ was appointed NEEDS/PROBLEMS/COMMENTS:		
		Executor with full IAEA authority and	TALLES, I ROBLEMS, COMMENTS.
		without bond on 6/25/2002.	
		-	
	and from	Letters issued 6/25/2002.	
Co	ont. from		
	Aff.Sub.Wit.	I & A filed on 12/26/2002 showing the	
	Verified	estate valued at \$157,395.49.	
	Inventory	First account or petition for final	
	PTC	distribution was due 6/25/2003.	
	Not.Cred.		
	Notice of	Status Report of Executor filed on	
	Hrg	<b>10/30/2013</b> states sometime in 2005,	
	Aff.Mail	counsel's files for the estate were	
	Aff.Pub.	inadvertently placed in a box of closed files and taken to counsel's storage unit	
	Sp.Ntc.	not located at counsel's office.	
	Pers.Serv.	Counsel had no contact with the	
	Conf.	Executor after July 12, 2005. Counsel	
	Screen	was unaware that the estate had not	
	Letters	closed until he received the Notice of	
	Duties/Supp	Status Hearing from the Court. Counsel	
	Objections	sincerely apologizes to the Court, the	
	Video	Executor and all interested parties for his failure to complete his professional	
	Receipt	duties required to close the estate in a	
	CI Report	timely manner.	
	9202	] '	
	Order	Counsel has met with Sarah Lopez	
	Aff. Posting	Lopez regarding the status hearing and	Reviewed by: KT
	Status Rpt	need to close the estate. Ms. Lopez	Reviewed on: 11/5/13
	UCCJEA	believed the estate had been closed for several years.	Updates:
	Citation	Tor several years.	Recommendation:
	FTB Notice	Counsel has contacted the Law Offices	File 15 – Nelson
		of Joanne Sanoian to assist him and the	
		Executor in settling the estate. Counsel	
		anticipates the Final Account and	
		Report of Executor can be filed by	
		January 15, 2014.	
Ц			

Sharbaugh, Catherine (for Executor Ruth Ratzlaff)

Probate Status Hearing Re: Failure to File First Account or Petition for Final Distribution

DOD: 2/23/2002	RUTH RATZLAFF was appointed as	NEEDS/PROBLEMS/COMMENTS:
	Executor with full IAEA authority and	
	without bond on 7/23/2002.	Need First Account, Petition for
	=	Final Distribution or current written
Cont. from	Inventory and appraisal filed on	status report pursuant to Local
Aff.Sub.Wit.	10/11/2002 showing and estate valued	Rule 7.5 which states in all matters
	at \$58,535.48, of which 48,149.26 was cash.	set for status hearing verified
Verified	Casi.	status reports must be filed no later than 10 days before the
Inventory	First account or petition for final	hearing. Status Reports must
PTC	distribution was due 7/23/2003.	comply with the applicable code
Not.Cred.		requirements. Notice of the status
Notice of	Notice of Status Hearing was mailed to	hearing, together with a copy of
Hrg	attorney Catherine Sharbaugh on	the Status Report shall be served
Aff.Mail	9/11/13.	on all necessary parties.
Aff.Pub.		
Sp.Ntc.	<b>Note:</b> The beneficiaries of this estate are	
Pers.Serv.	several charities; Nature Conservancy,	
Conf.	Fresno Zoological Society, Children's	
Screen	International, Saint Labre Indian School,	
Letters	Poverello House and St. Agnes Hospice.	
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt	_	Reviewed on: 11/5/2013
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 16 - Bruce

Levy, Stanton M. (for Delores Ann Evans – Executor) (BOTH DECEASED)

Probate Status Hearing Re: Failure to File the Inventory and Appraisal and Failure to File a First Account or Petition for Final Distribution

DOD: 3-12-02		<b>DELORES ANN EVANS</b> , Daughter-in-law,	NEEDS/PROBLEMS/COMMENTS:
		was appointed as Executor with Full	
		IAEA without bond and Letters issued on	<u>Examiner's Note</u> :
		5-21-02.	It appears from Court records that
			the Executor Delores Ann Evans
	A# 6 1 1401	Nothing further was filed.	passed away in 2009. The attorney
	Aff.Sub.Wit.		Stanton Levy has also passed away.
	Verified	On 9-11-13, the Court set this status	14 144 1-15 - A C 24
	Inventory	hearing for failure to file Inventory and	It appears that Julie Ann Smith was the Executor of the Estate of Delores
	PTC	Appraisal and Failure to File First  Account or Petition for Final Distribution.	Ann Evans in 09CEPR00563
	Not.Cred.	Account of remion for find distribution.	(represented by Attorney Maurice
	Notice of	Notice of Status Hearing was mailed to	Joy), which estate was closed and
	Hrg	Delores Ann Evans on 9-11-13.	distributed in 2010.
	Aff.Mail	]	
	Aff.Pub.	Note: The original petition for probate	1. This estate remains open and
	Sp.Ntc.	filed 4-12-02 estimated real property valued at \$150,000.00.	needs to be closed. The Court may require petition by an
	Pers.Serv.	- Valued at \$100,000.00.	interested person or may refer to
	Conf.	<b>Note:</b> Decedent's will devises the estate	Public Administrator.
	Screen	to Delores Evans and two grandchildren	
	Letters	Julie Ann Smith and Michael T. Evans.	
	Duties/Supp		
	Objections		
	Video	1	
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt		Reviewed on: 11-5-13
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 17 – Evans

Hemb, Richard E. (for Michele R. Curley – Administrator)

Probate Status Hearing Re: Increase in Bond Based on the Value of the Estate as Shown on the Inventory and Appraisal

DOD:9-7-12	MICHELE R. CURLEY, Daughter, was	NEEDS/PROBLEMS/COMMENTS:
	appointed Administrator with Full IAEA with bond of \$30,000.00 on 11-7-12.  Bond was filed and Letters issued on 1-22-13.	Need increased bond per     Probate Code §8482 and Cal.     Rules of Court 7.204.
Aff.Sub.Wit.  Verified  Inventory  PTC  Not.Cred.  Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video  Receipt  CI Report  9202  Order	On 10-11-13, a status hearing was held re: filing of the Inventory and Appraisal. The matter was continued to 11-8-13.  Final Inventory and Appraisal filed 10-15-13 indicates a total estate value of \$110,367.38 (\$43,367.38 cash plus real and personal property)  Upon review of the I&A, the Court set this status hearing for increased bond based on the value of the I&A.  Notice of Status Hearing was mailed to Attorney Richard Hemb on 10-16-13.	Cal. Rules of Court 7.204: Immediately upon the occurrence of facts making it necessary or appropriate to increase the amount of the bond, the personal representative or the attorney must make an ex parte application for an order increasing the bond.  Note: A status hearing regarding the filing of the petition for final distribution (Probate Code 12200) is set for 1-10-14.
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 11-5-13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 18 – Martinez